1	PHILIP A. LEIDER (SBN 229751)		
2	PERKINS COIE LLP Four Embarcadero Center, Suite 2400		
3	San Francisco, CA 94111 Telephone: 415-344-7000		
4	Facsimile: 415-344-7050 PLeider@perkinscoie.com		
5	JOHN DILLOW (SBN 50403) ( <i>Pro Hac Vice</i> Forther V.L. WOOLSTON ( <i>Pro Hac Vice</i> Forthcoming)	coming)	
6	PERKINS COIE LLP		
7	1201 Third Avenue, Suite 4800 Seattle, WA 98101		
8	Telephone: (206) 359-8000 Facsimile: (206) 359-9000		
9	JDillow@perkinscoie.com VWoolston@perkinscoie.com		
10	Attorneys for Defendant INTEL CORPORATION		
11	BOWLES & VERNA LLP		
12	Michael P. Verna (SBN 84070) 2121 N. California Boulevard, Suite 875		
13	Walnut Creek, California 94596		
14	Telephone: (925) 935-3300 Facsimile: (925) 935-09371		
15	Attorneys for Plaintiffs		
16			
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	SAN FRANCISCO DIVISION		
20			
21	MARGITA GERGELOVA and VIKTOR GERGEL, individually, as successors-in-interest to	CASE NO. 09-CV-05020-SI	
22	ARNOLD GERGEL, deceased, and as co-Personal Representatives of the Estate of ARNOLD	[Assigned to Hon. Susan Illston]	
23	GERGEL; ALIA FAROUKH, individually, as legal guardian for KARIM WARDE KHALIFEH		
24	and MOHAMAD ALI KHALIFEH, as successor-	STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND	
25	in-interest to HUSSEIN MOUNIR KHALIFEH, deceased and as Personal Representative of the	TO COMPLAINT	
26	Estate of HUSSEIN MOUNIR KHALIFEH; CAMILLE LACOME, individually, as legal		
27	guardian for ZOURI SALEMKOUR LACOME, as successor-in-interest to SAMIR SALEMKOUR,		
28	deceased and as Personal Representative of the Estate of SALEMKOUR LACOME; MATTHIEU		
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STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT CASE NO. 09-CV-05020-SI

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1	ARRONDO, individually, as successor-in-interest		
2	to CATHERINE ARRONDO TAKVORIA, deceased, and as Personal Representative of the		
3	Estate of CATHERINE ARRONDO TAKVORIA; CHANTAL KOEHLER, individually, as		
4	successor-in-interest to AUDREY QUESADA, deceased, SANA ZERELLI, deceased, and		
5	JASSIM ZERELLI, deceased, and as Personal Representative of the Estates of AUDREY		
_	QŪESADA, SANA ZERELLI, AND JASSIM		
6	ZERELLI; and GUY WARRIOR, individually, as successor-in-interest to NEIL WARRIOR,		
7	deceased, and as Personal Representative of the Estate of NEIL WARRIOR,		
8	Plaintiffs,		
9	vs.		
10			
11	AIRBUS S.A.S.; AIRBUS AMERICAS, INC,; HONEYWELL INTERNATIONAL; THALES		
12	GROUP; THALES U.S.A., INC.; MOTOROLA, INC.; INTEL CO.; ROCKWELL COLLINS CO.;		
13	HAMILTON SUNDSTRAND CORP.; GENERAL ELECTRIC CO.; GE AVIATION		
14	SYSTEMS, LLC; GOODRICH CORP.; DUPONT CO.; JUDD WIRE CO.; and RAYCHEM CO.,		
15	Defendants.		
16			
17			
	Tel al la lla de la librato	TTIPES INTEL CORPORATION	
18	It is stipulated between and among all PLAINTIFFS and INTEL CORPORATION		
19	("Intel"), by their respective attorneys:		
20	1. In order to promote efficiency and uniformity with respect to deadlines for		
21	responding to the Plaintiffs' Complaint among all Defendants, whether or not		
22	served to date, Plaintiffs and Intel have agreed to an extension of time until		
23	January 15, 2010 for Intel to answer o	r otherwise respond to the Plaintiffs'	
24	Complaint;		
25	2. The parties have not previously reques	sted extensions of any deadlines, and the	
26	parties do not believe that this extension	on will alter any currently existing deadlines	
27	or the current case schedule;		
28			
1	1		

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## Case3:09-cv-05020-SI Document24 Filed12/14/09 Page3 of 4 3. 1 This stipulation is made without prejudice to Defendant's rights or the rights of any other parties to seek additional time to respond to the Complaint, if necessary; 2 3 and 4 4. By entering into this Stipulation, Intel does not waive any defenses, rights, 5 privileges or otherwise concede to the appropriateness of this forum for resolution of this dispute. 6 7 IT IS SO STIPULATED. 8 9 10 Dated: December 14, 2009 11 PERKINS COIE LLP 12 /s/ Philip A. Leider By: \_\_\_ 13 Philip A. Leider 14 Attorneys for Defendant INTEL CORPORATION 15 16 Dated: December 14, 2009 **BOWLES & VERNA LLP** 17 18 By: \_\_\_\_\_ /s/ Michael P. Verna Michael P. Verna 19 20 Attorneys for Plaintiffs 21 22 23 24 25 26 27 28 STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT

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## Certificate of Service

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served this 14th day of December, 2009, with a copy of this document via the Court's CM/ECF system. I certify that all parties who have appeared in this case are represented by counsel who are CM/ECF participants. Any other counsel of record will be served by electronic mail, facsimile transmission, and/or first class mail on this same date.



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